

LE BEAULIEU

Camping Le Beaulieu
3 rue du Treuil Gras 17138 PUILBOREAU
05 46 68 04 38 – contact@camping-la-rochelle.com

HOTEL DE PLEIN AIR ★★★

LA ROCHELLE

BOOKING CONTRACT 2025

Date of birth :		Place of birtl	1:	
Mobile n°:		Country : E Mail : Vehicle brand/color :		
Your stay	Date arrival:		Date	departure :
SURNAME	FIRSTNAME	DATE OF BIRTH	BIRTHPLACE	ANIMALS
Max 6 ppl. Arrival from a Forfeit A Entrance of □ Tent □ Carava Lenght Forfeit B Standard □ Tent □ Carava Lenght ACSI Forfeit (card of	ran / Camping car / Van :: an / Camping car / Van :: bligatory) an / Camping car / Van de parking only) (subject to availability)	1 bedro	om -2 ppl semi attached) oms -4 ppl ort □ Premiur oms -4 ppl -n olite oms -6 ppl lial □ Famili ning forfeit (100 o vehicle (inside o chair □ Baby	ial Privilège □ Familial Privilège Plus € for 1 bedroom rental – 125 € for 2 bedrooms rental – 150 € for 3 bedrooms renta
Payment				
Advance payment 30% total amount Booking fees Cancelling insurance 3,9 % total amount No canceling insurance TOTAL REMINDER: Balance of the stay is to be paid 1 month bearing. Without payment, the stay is cancelled and the an paid are not refundable.			□ Bank transfe IBAN : FR76	by phone or on website

Ideclare being adult, to have read and accept the conditions of booking, accept the rules and regulations.

Date and signature preceded by "Read and approved":

General Conditions of sale

<u>DEFINITIONS</u>: COMMAND or BOOKING: Buying of services

COMMAND or BOOKING: Buying of services SERVICES: Rental of pitch ACCOMODATION: Text, carevan, mobile home. FIRST ARTICLE - FIELD OF APPLICATION These general conditions of sale are applied with no restriction and no reserve to any rental of a rental or pitch on the Campling Le Beaulieu managed by SAS DESIR CAMP (Service provider*) to non professional clients (*The Client or Clients*) on its website; www.camping-le-prodele.com. The main features of the services are presented on the website www.camping-le-prodele.com.

www.camping-la-rochelle.com.

The Client has to take knowledge of these before making orders. The choice and buying of a Service is the client's only

responsibility.

Contact details are: Camping Le Beaulieu 3 rue du Treuil Gras 17138 PUILBOREAU.

Conduct dealers are: Centinging to esecutive 3 rule out reconditions, in particular the conditions are applied, exclusive of other conditions, in particular the cross applicable by others commercial networks. These conditions are accessible anytime on the website and prevail, if need be, on any other version or any other contracting document.

Except contradictory evidence, datas registered on the informatic system of the service provider represent a proof of the transactions concluded with the Client.

In the terms defined by the law Informatique et Ilbertés and the European regulations about data protection, the client has, any time, an access right, rectification, and opposition for his personal datas by writing by mail and by justifying his identity to: Camping Le Beaulieu

3 rue du Treuil Grass 17138 PUILBOREAU.

The Client declares taking note about these general conditions of sale and accessits them by checking the box before the

3 rue du Treui Gras 1713 PULIBUREAU.
The Client declares taking note about these general conditions of sale and accepts them by checking the box before the booking procedure as well as the general conditions of use of

the website www.camping-la-rochelle.com. These General Conditions of Sale are subject to subsequent changes, the applicable version during the command process staying the one published on the website at the date of the sale. ARTICLE 2 - RESERVATION TONES.

The Client selects the desired services, according to these

The Client selects the desired services, according to these modalities:

The Client selects the desired service (rental, pitch and extras) making sure the dates are correct. The booking obligatory involves the payment of a first part or the totality of the stay this one is in less than 1 month at the date of the command. The looking is considered as definitive only after the sending of a confirmation considered as definitive only after the sending of a confirmation by the Service Provider, by email It is up to the Client to check the exactitude of the Command

and to report immediately any mistake.

Every Command made on the website establish a booking contract conclude by distance between the Client and the Service Provider.

Every Command is nominative and can't, in no way, be

assigned.

ARTICLE 3 --PRICES

Services proposed by the Service Provider are furnished at the ARTICLE 3 -PRICES
Services proposed by the Service Provider are furnished at the current rate on the website www.camping-le-rochelle.com, throughout the registration of the command by the service provider. Prices are in euros, excluding or including taxes, with a tax rate of 10% applicable set the day they were fixed. Any subsequently change of the tax rate, occurring between the moment the prices were fixed and the billing of the stay will lead to a correlative change of the including tax price. This leads to the unconditional acceptance of the client. Prices consider eventual discounts that are decided by the Service Provider on the website www.camping-le-rochelle.com, Prices are firm and non-revisable during their validity period, as indicated on the website www.camping-le-rochelle.com, the Service Provider reserves the right to change prices any time out of this validity period.

Service Provider reserves the right to change prices any time out of this validity period.
They do not include booking fees, charged after the selection of the services, in the conditions indicated on www.camping-la-rochelle.com and calculated beforehand to the command process, as well as the local tax and the cancelling insurance.
OCCASIONAL FLEXIBILITY OFFERS : Applicable only as part of occasional flexibility by right offers, communicated on the website works.campilits-la-rochellis.com and only applying on booking by the pop up link, conditions of sale

are :
-Payment of the total of the command when booking;
-Cancelling conditions: Free cancellation up to 24h before
arrival (before 59th). Refund wilb e made. In case or
cancellation less than 24h (after 39th) before arrival or nor
presentation to the campsite, 100% of the payment will be kept
by the Service Provider as cancelling each
hi movice is established by the Service Provider and given to

An invoice is established by the Service Provider and given to the Client the date of the beginning of the stay.

1. LOCAL TAX

1. LOCAL TAX

The local tax, collected by the urban community is not included in prices. The amount is per night and per adult more than 18 years old and is different according to destinations. Its amount can be changed anytime without notice by the utban community. Beamount is 0,66 et / night / person more than 18 years old for 2024. It is to be paid at the booking ARTICLE 4 — AVMENT COMPITIONS

community, its amount is 0,66 € / night / person more user, so years of for 2024. It is to be paid at the booking.

ARTICLE 4 –PAYMENT CONDITIONS

1. ADVANCE PAYMENT

bellet as on days before arrival (which can invalidate the booking).

2. PAYMENTS

Payments made by the Client are considered as definitive after collection of the amount dues by the Service Provider. Incase of delay payment or payment beyond the above quoted delay, and after the date of payment indicated on the invoice, disay penalties will be calculated at the annual rate of 10% of the service price including tax amount and will be automatically acquired in full right to the Service Provider, with no furthed procedures nor prior forman londice. Late payment will lead to the immediate payability of the sums due by the Client, with no further procedure of other action that the Service Provider would be in his right to initiate, against the Client.

3. NON-RESPECT OF PAYMENT CONDITIONS
Furthermore, the Service Provider reserves the right, in case of non respect of the payment conditions above, to suspend or

roundermore, the service Provider reserves the right, in case non respect of the payment conditions above, to suspend or cancel the Service provision booked by the Client and/or suspend the execution of his obligations.

4.4. PAYMENT METHODS
Payment can be made by bank bransfer or credit card. Payments by cheque are not accepted less than one month before arrival. No additional charges superior of the cost incurred by the Service Provider for the use of a payment can not be invoiced to the Client.

ARTICLE 5 - PROVISION OF THE SERVICE
ARTICLE 5 - PROVISION OF THE SERVICE PROVISION
The rental can be occupied from 3PM the day of arrival and freed before 10AM the day of departure. The pitch can be occupied from 2PM the day of arrival and freed before non the day of departure. Rentals and pitches are intended to receive a determinate number of people and can be occupied by more people than expected.
Rentals and pitches must be restored in the state of dearliness and tidiness as upon arrival. In default, the Client will have to

nentals and picches must be restored in the state of ceaniness and tidiness as upon arrival. In default, the Client will have to pay a forfeit amount at least of 100 € to 150 € (according to the size of the rental) for cleanliness. All degradation of the rental or

size of the rental or cleanliness. All degradation of the rental or its accessories will lead to the immediate reconditioning charged to the Client. The inventory at departure must be the same as the day of arrival.

2. DEPOST
For rentals, a deposit of 300 € is required to the Client on day of arrival an is given back maximum 1 month after departure deducing eventual reconditioning fees. The deposit is obligatory made by imprint of credit card non cashed. This deposit is not a limit of responsibility.

For rentals for firms or workers, deposit is 500€ for a stay less than 7 days and 1000 € for a stay longer than 7 days. This deposit is obligatory made by credit card or bank transfer. ARTICLE 6—LATENESS, INTERRUPTION OR CANCELLATION OF THE STAY BY THE CLERNY

depost is obligatory made by credit card or bank transfer.

ARTICLE 6 - LATENESS, INTERRIPTION OR CANCELLATION
OF THE STAY BY THE CLIENT
No discount will be accepted in case of late arrival or early
departure or change of number of people (for the totality of the
stay or one part of the stay).

1. MODIFICATION
In case of modification of the dates and number of people, the
Service Provider will endeavor to accept as possible the request
for change of dates according to availabilities without eda
charges. All request to shorten the stay will be considered by
the Service Provider as a partial cancellation which
consequences are regulated by the article 6.3.

2. INTERRUPTION
An early departure can not lead to refund from the Service
Provider. (except intervention of the cancelling insurance if
subscribed by the Client and if the risk is hedged)
3. CANCELLATION

subscribed by the Client and if the risk is hedged)
3. CANCELLATOR
1. In case of cancellation or interruption of the stay by the
Client, no refund will be accepted, the payments done are full
right acquired to the Service Provider, except if the Client has
subscribed the cancellation and interruption insurance with the
insurance company Carmpez Couvert, Gritchen Affinity Toliedes
et Associes, CNRS 1.106.13/TTPL. 20248653939576. et Associes, OktAS 110b.1317/I. U248b59395hax
0956243233 RCS Bourges Loish' Assurances, which conditions
and terms are visible on the website www.camping-larochelle.com and which have been sent by the Service Provider
throughout the sending of the confirmation of the booking. It is
up to the Client to subscribe this insurance.
In any case of cancellation, booking fees are acquired to the

In any case of cancellation, booking fees are acquired to the Service Provider (article)

2. COVID 19 in case of cancellation of the stay justified by the fact one participant to the stay is directly or indirectly affected by COVID 19 (infection or contact case); and that the situation influences the participation to the stay, one fund will be accepted, the payments done are full right acquired to the Service Provider, except if the Client has subscribed the cancellation and interruption insurance with the insurance company Camper Courvet, Girlichen Affinity Toldes et Associés, ORIAS 1106131771. 024659395Fax 0956243238CS Paymens (bid Nessurances Me pronoses a COVID extension)

ORLAS 1106134777. 0246559395Fav0956243233RCS descriptions of the surrances who proposes a COVID extension to the suarantees, which conditions and terms are visible on the website wave, camping-les-rochelisc, our and which have been sent by the Service Provider throughout the sending of the confirmation of the booking. It is up to the Client to subscribe this insurance. In any case of cancellation, booking fees are acquired to the Service Provider (articles).

3. By way of derogation from paragraph 6,3.1, in the evert the Client is obliged to cancel the stay due to government measures forbidding the participants of the stay to travel (which would forbidden (local confinement, travel ban), while the campste is able to fully implements its obligation to receive clients, the Service Provider will issue a credit note corresponding to paid amounts by the Client, deducting booking fees (article 3) that are acquired to the Service Provider.

This credit note, non refundable and non assignable will be

valid until the calendar year end. ARTICLE 7 — RESPONSABILITY OF THE CLIENT

ARTICLE 7 - RESPONSABILITY OF THE CLIENT

1. CVIL LIABILITY

The Client staying on the campsite on a pitch or in a rental must obligatory be insured with a civil liability. An insurance certificate can be asked on arriva.

2. ANIMALS

Pet animals are accepted, under their owners responsibility. They are accepted with forfeit available established by the

They are accepted with forfeit available established by the Service Provider and due when booking or on site. Dogs of 1st and 2^{ssc} categories, according to article L 211-12 du code ruralet de la pêche maritime, are forbidden. 3. RULES OF PROCEDURE Rules of procedure are posted at the entrance of the campsite and at the office. The Client must take note of it and must

RESPONSABILITY OF SERVICE PROVIDER -

GUARANTEE
The Service Provider guarantees the Client, in accordance with
the legal and statutory requirements and with no
supplementary payment, against any non conformity or hidden
defect, providing from a design defect or achievement of the
Services ordered.

Services ordered.

In order to preserve its rights, the Client must inform the Service
Provider, in writing, about the existence of hidden defects or
design defects in a delay of 24h maximum at the time of the

provision of the Service.

The Service Provider will refund or rectify or will make rectify (as

The Service Provider will refund or rectify or will make rectify (as fin as possible) the services that have been judged as defective in the best delays and at most 2 days after the observation by the Service Provider of the defect. The refund will be made by credit on the bank account of the Client. The Service Provider's guarantee is limited to the refund of the Services paid by the Client and the Service Provider an on the considered as responsible or defaulting for delays or non execution due to case of fore majeure or exceptional circumstances usually recognized in French jurgorudence. Services provided by the website www.camping-larochelle.com of the Service Provider are in accordance with the current regulations in France.

ARTICLE 9 – RIGHT OF WITHDRAWAL
Activities related to the organization, management and sale of
touristic stays on a determinate date or a specific period are not
subject to a right of withdrawal applicable by distance selling.
ARTICLE 10 – PROTECTION OF PERSONAL DATA

ARTICLE 10 - PROTECTION OF PERSONAL DATA
The Service Provider, wither of these, applies personal data
processing that have for legal basis:

- Either legitimate interest of the Service Provider when ending
finalities as - prospection- commercial relationship with clients
and prospects-organization-rejestration or invitation to eventstreatment-execution-production-management-clients' requests

treatment-execution-production-management-clients' requestracking

Either the respect of legal obligations when ending finallia as : prevention of money laundering and terrorism funding, fight against corruption-invoicing-accounting.

The Service Provider keeps personal data for the necess delay of operation for which they have been collected in respect of applicable regulations.

For this purpose, the data are kept for the delay of contractual

For this purpose, the data are kept for the delay of contractual relationships increased of 3 years for prospection, animation finalities, without prejudice of the retention obligations or the limitation period.

In the prevention of money laundering and financing of terrorism, data are kept 5 years after the end of the relationship with the Service Provider. In the case of accounting, they are kept 10 years from the closing day of the accounting year. Prospects' data are kept for a delay of 3 years if no participation or registration to the events of the Service Provider are done. The treated data are destinated to the authorized people by the Service Provider.

In conditions legally prescribed by the Database and Privacy

Service Provider.

In conditions legally prescribed by the Database and Privacy law and the European regulations, private persons have the right of access to their data, a right of rectification, interrogation, limitation, portability and deleting.

interrogation, limitation, portability and deleting.

Concerned people by these treatments also dispose of a right to be opposed any time, for reasons according to their personal situation, to the treatment of a personal data having for legal basis a legitimate e interest of the Service Provide, as well as a right of opposition and commercial prospection. They also dispose of the right to definite general and particular instructions which definite the way they have to be exercised, after their death, the rights mentioned above:

- By email at this address: contact@camping-la-cochele.com
- By post at this address: COUJUAIN Orbitsine SAS DESIR CAMP
- Treu I Treuil Gras 17138 PUILBOREAU accompanied of a copy of a signed identity card.

People concerned have the right to submit a motivate notice of objection at the CVIII.

People concerned have the right to submit a motivate notice of objection at the CNIL.

ARTICLE 11 -INTELLECTUAL PROPERTY

The content of the website www.camping-la-rochelle.com is entire property of the Service Provider and his partners and is protected by French laws and international laws relative to intellectual property. Any total or partial reproduction of the content is strictly prolibited and may constitute an infringement of said laws.

Therefore, the Service Provider remains the sole owner of all intellectual property rights on the photos, presentations, studies, drawings, models, prototypes etc.. Made (even on the Client's request) so as to provide Service to the Client. The Client thus refrains any reproduction or use of these studies,

Client thus refrains any reproduction or use of these studies, drawings, models etc, without the express and written authorization of the Service Provider who can ask a financial

authorization of the Service Provider who can ask a financial compressation.

ARTICLE 12 - APPLICABLE LAW - LANGUAGE
These General terms and conditions and all legal relations are submit and governed by French law.
These Conditions of Sale are edit in French language. In the case they are translated in other language, only French version shall be the only authoritative text in the event of a dispute.

ARTICLE 13 - DISPUTE

All disputes to which the purchase and sale transactions concluded in application of these general conditions of soliculd give rise, concerning their validity, interpretation, execution, termination, consequences and consequences and which could not have been be resolved between the Provider and the customer will be submitted to the competent courts under the conditions of common law.

The Client is informed that he may in any event have recourse in the event of a dispute, to a conventional mediation procedure or any other alternative mode of dispute settlement.

or any other alternative mode of dispute settlement. He may have recourse free of charge to the following Consumer Mediatior: CMZC –14 new 54.ean 75017 PARIS <u>on2c@cm2c.net</u> 06 09 20 48 86 ARTICLE 14 – PRECONTRACTUAL INFORMATION — ACCEPTANCE OF THE CLIENT The Client Actionvolledge being informed, before the booking, of a legible and understandable form, of these general 11.13. à 11.17.2 of the Consumer Code. In addition to the

or a legiple and understandable form, of these general conditions and as well as information provided for in articles L. 111-13 L111-7 of the Consumer Code, in addition too the 111-13 L111-7 of the Consumer Code, in addition too the 111-14 Code and the consumer on the characteristics of rental accommodation on campsites and in particular:

Essential characteristics of the Service, taking into account the communication medium used and the concerned Service; The price of the Service and extra costs; The price of the Service and extra costs; The price of the Service and extra costs; Information relating to the identity of the Service Provider, its postal, telephone and electronic contacts details and its activities, if it is no apparent from the context; information relating to legal and contractual guarantees and their implementation methods; the functionalities of the digital content and, where applicable, its interoperability; the possibility of resorting to conventional mediation in the event of a dispute; information relating to the terms of termination and other important contractual conditions.

The fact for a private person(or legal) to order on the website www.campingle-stochells.com. Implies full and complete

The fact for a private person(or legal) to order on the website www.camping-berochelle.com implies full and complete acceptance of these conditions of Sale, which is expressly recognized by the Client, who in particular waives the right to rely on any contradictory document, which would be unenforceable against the Service Provider. No discount is applied – Rate of penalities in the absence of payment: 10 % per year, each basis/3601in addition, a lump sum indemnity for recovery costs is set at 40 6 by decree n°2012-1115 of Corbore 2,2012, due to the creditor in the event of late payment, in accordance with Article 121-II of Law n°2012-313 of March 2, 2011; event of late payment, in acco n°2012-387 of March 22,2012

Rules and regulations

 Admission requirement
 To be allowed to penetrate, to remain and settle in the campsite, it is necessary to be authorized by the manager or its representative. He has to make sure of the good behavior and the good order of the campsite, as well as the respect of the application of these rules of procedure.

Staying in the campsite implies the acceptance of these rules and regulation and the commitment to conform to it. No one can take up residence in the campsite.

2. Formalities

Minors who are not accompanied by **their parents** are not allowed to stay

In application of article R. 611-35 of code de l'entrée et du séjour des <u>étrangers et du droit d'asile, the manager must make sur the client of a</u> foreign nationality fills an individual form of police informing of name, firstname, date and place of birth; nationality; address. Children aged under

15 years old can be added on one's parent form. 3. Installations

The equipment must be settle on the indicated pitch according to the manager's instructions or his representative.

4. Reception

The office is situated at the entrance of Camping Le Beaulieu, rue du Treuil Gras. Hours of opening change according to the period of the year. They will be posted on information boards, at the entrance of the office and on the website. All information about our services, about possibilities of shopping, sport equipment, touristic sites or other useful information can be found at reception. A register intended to receive complains and suggestions is at the client's disposal at reception.

5. Bill Posting

These rules and regulations are posted at the entrance of the campsite and at the office. It can be given to any client claiming it. For the classed campsites, the category of the class with the tourism leisure mention and the number of tourism or leisure pitches are stated. The prices of the different extras are communicated to the client in the conditions fixed by decree of the Minister charged of consummation and available for consulting at the reception.

6. Departure formalities

Clients must inform the reception of their departure the day before. Clients leaving before the opening must pay their stay and extras at latest the day before. If one more nights are required, these ones must be payed at latest the day before leaving. The clients must inform if they want extra nights before the planned departure.

7. Noise and silence

Clients must avoid noise and discussions that could disturb neighbors. Sound devise must be regulated consequently. Vehicle doors must be as

Unrestrained animal are not accepted. They must not stay alone on the campsite, even locked up in the absence of their masters who are responsible.

Visitors entering the campsite with vehicles with two rear wheels must shut down the vehicle at the entrance of the campsite for others' respect. The manager makes sure of the tranquility of clients and asks that silence must be total between midnight and 7am. Dangerous behaviors, disruption of tranquility, noise and state of drunkenness will lead to a non extension of the contract and the breach of the current one.

8. Visitors

Visitors are only allowed to penetrate in the campsite after the permission of the manager or his representative, staying under the responsibility of the people receiving them.

The use of installations can be charged according to a price that must be posted at the entrance of the campsite and at reception. Vehicles of visitors are forbidden inside the campsite. Pool access is not accepted for visitors.

9. Circulation and parking of vehicles

A gate system is installed at the entrance and the exit of the campsite. The access is only by registration car number reading by a camera in order to limit the number of vehicles on the pitches. Only **one** pitch is authorized per pitch.

. To enter a second vehicle, the client must inform the office, pay the extra cost and will be able to park **only** on the inside parking.

Inside the campsite, the speed is limited to **10km/h maximum**.

No circulation between 11PM and 7PM

is forbidden on the pitch occupied by rentals except if a place of parking is provided. Parking must not hinder circulation.

The entrance gate is open from 7AM to 11PM. If clients arrive after 11PM, the vehicle must park on the entrance parking.

10. Apparence of installationsNo installation will be authorized without acceptance of the staff. Each one is held to abstain from any action which could harm cleanliness, hygiene and aspect of the campsite. It is forbidden to throw grey waters on the rounds. A drainage area is at disposal. A chemical toilet is at disposal for dark waters. Wastes, garbage, papers, must be thrown in the provided area. Washing is forbidden except in the provided area. Washing of caravans or vehicles is forbidden. Spreading clothes is authorized in the common area provided. No use of trees allowed. Floral decorations and plantations must be respected. It is forbidden to cut trees, plants ... Or to delimit the pitch with personal installations. Any damage will be charged to the client. When leaving , the pitch must be in the same aspect that it was when the client arrived. In case of deterioration of the pitch a forfeit of 100 € will be charged particularly when parking on muddy pitch. It is strictly forbidden to charge your electric vehicle. In case of violation, a forfeit of 80 € will be charged.

11. Security

Open fires (wood, coal, etc.) are rigorously prohibited on pitches. 2 collective barbecue zones are at disposal (near sanitary and tennis court). Les réchauds doivent être maintenus en bon état de fonctionnement et ne pas être utilisés dans des conditions dangereuses. Camping stoves must be maintained in good operating conditions and not be used under dangerous conditions.

Only gas or electric camping stoves or barbecues are accepted.

In case of fire, warn the office immediately. The extinguishers are at the disposal of all.

A first-aid kit is at your disposal at the office.

The direction is responsible of the objects deposited at the office and has a general obligation of watching on the campsite. The client keeps the responsibility for his own installation and must announce to the person in charge the presence for any suspect person. Although guarding is assured, the users of the campsite are invited to take the usual precautions for the safeguard of their material.

12. Games

No violent or disturbing games can be organised near the installations.

The children club cannot be used for turbulent activities

The swimming pool area inside the campsite is only accessible for the clients. A regulation is at your disposal at the swimming pool area. Parents are responsible of their children.

13. Caravan storage

No unused material can be left on the campsite without the authorization of the manager and only on the place

planned. This extra is charged.

14. Animals

Animals of 1st and 2nd categories are strictly forbidden. Only cats and dogs kept on a lead, vaccinated, tattooed are accepted with extra cost up to 2 for a pitch and 1 for a rental(forbidden in Privilège range) The vaccination card is obligatory at the entrance. We remind that for hygienic reasons and other's respect, droppings must be picked. It is forbidden to feed wandering cats and dogs.

15. Pool

Bands given on arrival are OBLIGATORY. The pool is only accessible for the clients. Swimming trunks or Lycra boxer are obligatory. Shorts are FORBIDDEN.

Regarding the Burkini, for hygiene and safety reasons, only Lycra Burkinis without capes are permitted.

Children are under their parent's responsibility. It is forbidden to eat, drink. smoke inside the aquatic area. Personal effects are under their responsibility and must not stay around the pool when leaving the area. The water wheelchair mechanism is available for disabled people and its use is under the users' responsibility

16. Violation of rules

In the case a client would disturb the other clients or would not respect the present rules and regulations, the manager

or his representative will be able orally or in writing, if he considers it necessary, give notice to stop the trouble.

In case of serious or repeated violation of these regulations and after formal notice, the contract can be terminated.

In case of penal violation, the manager can call police force. In case of litigation and after informing the customer service of the campsite, every customer has the possibility to take to mediation of consumption, in a delay of one-year maximum departing from the date of the written complaint by recorded delivery to the campsite. The contact details of the consumption mediator CM2C - 14 rue St Jean 75017 PARIS cm2c@cm2c.net 06 09 20 48 86